IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

HEIDI HOLLIS,)
Plaintiff,) Case No. 18-CV-7840
v.) Judge Steven C. Seeger
SELECT REHABILITATION,))) Jury Trial Demanded
Defendant) July I har Demanded

JOINT STIPULATION TO DISMISS WITH PREJUDICE

Plaintiff, Heidi Hollis, and Defendant, Select Rehabilitation, hereby submit this Joint Stipulation to Dismiss with Prejudice the above-captioned action, with each party to bear its own costs and attorneys' fees, pursuant to Federal Rule of Civil Procedure 41(a).

WHEREFORE, the Parties respectfully request that the Court dismiss the above captioned matter with prejudice and without costs.

Dated: February 24, 2020 Respectfully submitted,

/s/ Jill Weinstein/s/ Diane WalkerErika PedersenDiane WalkerJill WeinsteinKristen Wolfe RobertsAttorneys for PlaintiffAttorneys for Defendant

Pedersen & Weinstein LLP

33 N. Dearborn Street, Suite 1170

Chicago, IL 60602

(312) 322-0710

cpedersen@pwllp.com

jweinstein@pwllp.com

Walker Morton LLP

Two Prudential Plaza

180 North Stetson Ave., 47th Floor
Chicago, Illinois 60601

dwalker@walkermortonllp.com
kroberts@walkermortonllp.com

CERTIFICATE OF SERVICE

I hereby certify that on February 24, 2020, a copy of the foregoing *Joint Stipulation to Dismiss with Prejudice* was filed electronically. Notice of this filing will be sent to the following parties by operation of the Court's electronic case filing system. Parties may access this filing through the Court's system.

Diane Walker Kristen Wolfe Roberts Walker Morton LLP Two Prudential Plaza 180 North Stetson Ave., 47th Floor Chicago, Illinois 60601 dwalker@walkermortonllp.com kroberts@walkermortonllp.com

David B. Goroff Foley & Lardner 321 North Clark Street Suite 2800 Chicago, Illinois 60654 dgoroff@foley.com

/s/ Jill Weinstein

Erika Pedersen
Jill Weinstein

PEDERSEN & WEINSTEIN LLP
33 N. Dearborn Street, Suite 1170
Chicago, IL 60602
(312) 322-0710
(312) 322-0717 (facsimile)